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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/419,262		10/12/1999	LARS E. FRENCH	11141/003001	9978	
26161	7590	04/11/2003				
FISH & RI		SON PC	EXAMINER			
225 FRANK BOSTON, N		0		SPECTOR, L	SPECTOR, LORRAINE	
				ART UNIT	PAPER NUMBER	
				1647	10/	
				DATE MAILED: 04/11/2003	lΧ	

Please find below and/or attached an Office communication concerning this application or proceeding.



Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATT	TY. DOCKET NO.
		-	EX	AMINER
			ART UNIT	PAPER NUMBE
				18
			DATE MAILED:	2 0
This is a communicatio	n from the examiner in o	charge of your application. MARKS		
		OFFICE ACTION SUMMARY		,
L /				
Responsive to comm	unication(s) filed on	2/13/03		
This action is FINAL				
. Since this application	is in condition for all	owance except for formal matters, prosecution	as to the merits is ci	osed in
accordance with the	practice under <i>Ex pa</i>	rte Quayle, 1935 D.C. 11; 453 O.G. 213.		
shortened statutory pe	riod for response to t	his action is set to expire	month(s), or thirt	v davs.
vhichever is longer, from	the mailing date of th	is communication. Failure to respond within the	period for response w	rill cause
he application to becom∈ i.136(a).	abandoned. (35 U.S	S.C. § 133). Extensions of time may be obtained	under the provisions	of 37 CFR
• •				
Disposition of Claims				
Claim(s)	.7-20		is/are pending i	in the application
Of the above, claim(s)		is/are withdrawn fro	
Claim(s)			ie/	are allowed.
Claim(s)	7-20		is/	are rejected.
Claim(s)				objected to.
			ect to restriction or ele	•
Application Papers				
		Patent Drawing Review, PTO-948.		
		is/are objected to		
The proposed drawin	-		_is 🔲 approved 🗌	disapproved.
The specification is o				
The oath or declaration	on is objected to by the	ne Examiner.		
Priority under 35 U.S.C.	§ 119			
Acknowledgment is n	nade of a claim for for	reign priority under 35 U.S.C. § 119(a)-(d).		
All Some*	None of the CE	RTIFIED copies of the priority documents have b	een	
received.				
=	cation No. (Series Co	da/Sarial Number\		
	•	de/Senai Number) tion from the International Bureau (PCT Rule 17.2	(2(a))	
	Jungo uppiloui	are international burday (FOT Mule 17.2	-(- //-	
*Certified copies not re	ceived:			

Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).

Part III: Detailed Office Action

Claims 7-20 are pending and under consideration.

Rejections Over Prior Art:

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 7-20 remain rejected under 35 U.S.C. 103(a) as being unpatentable over Hattori et al., Blood 91:4051-4055 in view of Lynch et al., U.S. Patent Number 5,830,469 for reasons of record in the previous Office Action, paper number 12 mailed 10/09/02 at pages 3-4. Applicants arguments filed 2/13/03, paper number 17, have been fully considered but are not deemed persuasive. Applicants argue that Lynch fails to suggest that anti-Fas antibodies can be used to treat GVHD, and teaches away from using anti-Fas antibodies in such a method. This argument has been fully considered but is not deemed persuasive because Lynch is not the primary reference in this rejection but rather the secondary reference, and is cited as teaching that treatment with anti-Fas antibodies is functionally equivalent to treatment with anti-Fas Ligand antibodies, see col. 14, lines 13-24. The fact that Lynch may treat a totally different treatment for GVHD, that of administering TNFα, which treatment functions by a distinct mechanism from that of Hattori et al, has no bearing on the instant grounds of rejection, that it would have been obvious to modify the method of Hattori et al.

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by substituting anti-Fas antibodies for anti-Fas ligand antibodies, in view of the teachings of Lynch

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et al. Accordingly, the invention remains *prima facie* obvious over the teachings of Hattori et al. in view of Lynch et al.

Advisory Information:

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No claim is allowed.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Lorraine M. Spector, whose telephone number is (703) 308-1793. Dr. Spector can normally be reached Monday through Friday, 5:00 A.M. to 9:30

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Dr. Gary L. Kunz, can be reached at (703)308-4623.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist at telephone number (703) 308-0196.

Certain papers related to this application may be submitted to Group 1800 by facsimile transmission. Papers should be faxed to Examiner Spector via telephone number 703-746-5228. The faxing of such papers must conform with the notices published in the Official Gazette, 1156 OG 61 (November 16, 1993) and 1157 OG 94 (December 28, 1993) (see 37 C.F.R. § 1.6(d)). NOTE: If Applicant does submit a paper by fax, the original signed copy should be retained by applicant or applicant's representative. NO DUPLICATE COPIES SHOULD BE SUBMITTED so as to avoid the processing of duplicate papers in the Office.

> orraine Specto Lorraine Spector, Ph.D. **Primary Examiner**

09/419262.2 4/9/03